

**Before the
Federal Communications Commission
Washington, D.C. 20554**

In the Matter of) MB Docket No. 14-82
)
PATRICK SULLIVAN) FRN 0003749041, 0006119796,
(Assignor)) 0006149843, 0017196064
)
and) Facility ID No. 146162
)
LAKE BROADCASTING, INC.) File No BALFT-20120523ABY
(Assignee))
)
Application for Consent to Assignment of)
License of FM Translator Station W238CE,)
Montgomery, Alabama)

To: Marlene H. Dortch, Secretary
Att: Chief Administrative Law Judge Richard L. Sippel

**FURTHER REQUEST FOR EXTENSION OF TIME TO FILE
FINDINGS AND REPLY FINDINGS**

By *Patrick Sullivan, et al., Order*, FCC 17M-27 (ALJ, rel. August 10, 2017), the Presiding Judge granted a limited extension of time until September 1 and 29 for the parties to file Proposed Findings of Fact and Conclusions of Law and Reply Findings, respectively, in this proceeding. The *Order* indicated at footnote 1 that Lake Broadcasting Inc. (“Lake”) might seek “further extensions of time, but only after making a convincing showing of actual need other than the mere passage of time”. In light of that footnote, Lake, by its counsel, hereby requests that, for good cause shown, these filing deadlines should be extended to September 15, 2017 and October 16, 2017, respectively.

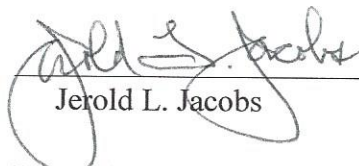
1. Lake’s August 6 extension request provided ample time for the Presiding Judge to rule on Lake’s April 21, 2017 “Motion in Limine to Disqualify Tamara Gremminger as an Expert Witness and Reject her Direct Case Testimony” (“Gremminger Motion”) and also for

Lake's counsel to be out of the country from August 14 through August 27 on a safari in South Africa. Counsel did not want to inject his personal needs into the proceeding, and there was no reason to do so with the September 15 and October 16 proposed filing dates. But Lake's counsel is a solo practitioner and therefore has no one else to "cover" in his absence. Practically speaking, the new pleading schedule gives counsel only five more days to complete Lake's Proposed Findings, and, as of today, there is not yet a ruling on the Gremminger Motion, which is crucial to allow the parties to prepare useful Proposed Findings in this proceeding.

2. Under these circumstances, Lake urges that good cause has been shown for the requested further extension of time. The Enforcement Bureau has not been consulted about this further request, but Lake notes that it is aware of counsel's impending trip and did not oppose the original filing dates.

WHEREFORE, in view of the foregoing, Lake Broadcasting, Inc. respectfully requests that the filing deadlines for Proposed Findings and Reply Findings in this proceeding should be extended to September 15, 2017 and October 16, 2017, respectively.

Respectfully submitted,



Jerold L. Jacobs

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Dated: August 13, 2017

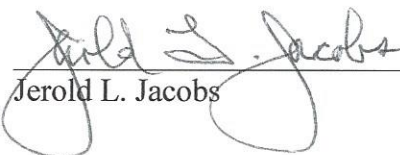
CERTIFICATE OF SERVICE

I, Jerold L. Jacobs, hereby certify that on this 13th day of August, 2017, I filed the foregoing "Further Request for Extension of Time to File Findings and Reply Findings" in ECFS and caused a copy to be sent via First Class United States Mail and via e-mail to the following:

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